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# Before the FEDERAL COMMUNICATIONS COMMISSION Washington, D.C. 20554

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FEDERAL COMMUNICATIONS COMMISSION OFFICE OF THE SECRETARY

In the Matter of	)	OFFICE OF THE SECRETARY
Petition of WorldCom, Inc. Pursuant	)	
to Section 252(e)(5) of the	) CC Docket No. 00-218	
Communications Act for Expedited	)	
Preemption of the Jurisdiction of the	)	
Virginia State Corporation Commission	)	
Regarding Interconnection Disputes	)	
with Verizon Virginia Inc., and for	)	
Expedited Arbitration	)	
	)	
In the Matter of	) CC Docket No. 00-249	
Petition of Cox Virginia Telecom, Inc., etc.	)	
	)	
In the Matter of	) CC Docket No. 00-251	
Petition of AT&T Communications of	)	
Virginia Inc., etc.	)	

# VERIZON VIRGINIA INC.'S REPLY TO AT&T/WORLDCOM COMPLIANCE FILING

Verizon Virginia Inc. ("Verizon VA") hereby replies to the compliance filing submitted by AT&T/WorldCom in the above-referenced proceeding. As a threshold matter,

AT&T/WorldCom's compliance filing cannot make up for the fact that the CLECs' non-recurring cost model is inherently flawed and should not have been selected at all. In particular, the model improperly shifts most non-recurring costs to recurring rates, and thereby requires

Verizon VA to bear the financial risk of the CLECs' entry. And the model drastically understates even the costs it does estimate, leading to substantial underrecovery of Verizon VA's costs and further subsidizing the CLECs. The compliance filing does nothing to correct these deficiencies: although it now includes seven additional non-recurring rates, those rates are

unsupported and understated, and the model still fails to account for dozens of rates that relate to very real non-recurring costs that Verizon VA does and will incur.

1. AT&T/WorldCom's Non-Recurring Model Is Inconsistent with Commission

Precedent and Basic Principles of Cost Recovery. As the August 29, 2003 Memorandum

Opinion and Order (the "Order") itself recognizes, AT&T/WorldCom's model "recovers more costs through recurring charges" even though those costs are non-recurring in nature. Order ¶

584. The Commission's rules and decisions, however, firmly establish that UNE costs should be recovered in the manner they are incurred. Indeed, with respect to non-recurring costs in particular, the Commission has consistently recognized that "LECs should... recover through an NRC their full one-time costs of providing, terminating or modifying a[]... service. This is consistent with our policies encouraging the recovery of costs from cost causers and would reduce the subsidy of short-term users by longer term customers."

1. AT&T/WorldCom's Non-Recurring Model Is Inconsistent with Commission

1. AT&T/WorldCom's Memorandum

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By shifting non-recurring costs to recurring rates, AT&T/WorldCom's model requires

Verizon VA to bear the CLECs' risk of entry. But as the Commission previously has found,

"LECs should not be forced to underwrite th[is] risk.". This sends artificial and incorrect

economic signals to CLECs, and promotes inefficient entry. In addition, it virtually ensures

underrecovery of Verizon VA's costs. Verizon VA will incur its non-recurring costs upfront,

now, and will only recover them, if at all, over time, in periodic payments from an ever-changing

Memorandum Opinion and Order, Investigation of Interstate Access Tariff Non-Recurring Charges, 2 FCC Rcd 3498, 3501-02 ¶¶ 32-33 (1987) ("Non-Recurring Charges Order"); see also id. 3499 ¶ 12, 3502 ¶ 35; First Report and Order, Implementation of the Telecommunications Act of 1996, 11 FCC Rcd 15499, 15874 ¶ 743 (1996) ("Local Competition Order").

Second Report and Order, Local Exchange Carriers' Rates, Terms, and Conditions for Expanded Interconnection through Physical Collocation for Special Access and Switched Transport, 12 FCC Rcd 18730, 18750 ¶ 33 (1997).

group of CLECs. In effect, the *Order* requires Verizon VA to act as the CLECs' banker, extending interest-free credit. To even begin to produce adequate recovery would require estimating how long the average customer will take service — an uncertain exercise that will seriously increase Verizon VA's risk. And that risk is particularly acute, given the high rate of churn among CLEC customers. As MCI itself noted, nearly 50% of its customers turn over within three months. 3/2 The continued spate of CLEC bankruptcies only exacerbates this risk.

Further, the idea that the recurring rates set by the *Order* somehow cover non-recurring costs makes no sense. The CLECs' modified universal service model understates loop costs, and the *Order*'s radically low high capacity loop rates do not even purport to be based on costs. Moreover, Verizon VA's recurring cost models for all the remaining UNEs -- including switching, transport, subloops, dark fiber, and others -- were never designed to recover non-recurring costs.

Even where AT&T/WorldCom agree that the costs for certain tasks should be recovered on a non-recurring basis, their model significantly understates the relevant costs. For this reason, as well, the model should have been rejected. While the Commission has recognized that incumbents have a right to recover their one-time costs of "providing, terminating or modifying a[]... service," *Non-Recurring Charges Order* at 3501-02 ¶¶ 32-33, and has rejected claims that hypothetical TELRIC assumptions are a basis to deny such recovery, <sup>4/</sup> AT&T/WorldCom's

Report and Order and Order on Remand and Further Notice of Proposed Rulemaking, Review of the Section 251 Unbundling Obligations of Incumbent Local Exchange Carriers, CC Docket Nos. 01-338, 96-98, 98-147, FCC 03-36, ¶ 471 (re. Aug. 21, 2003) ("Triennial Review Order").

Local Competition Order at 15692 ¶ 382; Third Report and Order and Fourth Further Notice of Proposed Rulemaking, Implementation of the Local Competition Provisions of the Telecommunications Act of 1996, 15 FCC Rcd 3696, 3784 ¶ 193 (1999); Reply Brief for Petitioners United States and the FCC, Verizon Communications, Inc. v. FCC, Nos. 00-511 et al.,

model is flatly inconsistent with this precedent. Their model is based on extreme hypothetical assumptions that drive rates down well below cost.

For example, while the Commission's rules require that rates be based on only "currently available" technology, 47 C.F.R. § 51. 505(b)(1); Triennial Review Order ¶ 670 n.2020, the Order itself acknowledges that AT&T/WorldCom model instead assumes technology that is merely "theoretically feasible," even if it is not actually available at all. Order ¶ 568. Thus, AT&T/WorldCom's model reduces non-recurring costs based on the premise of "theoretically feasible" OSS and other technologies that allegedly would allow most tasks to be performed in an automated fashion. But such technology does not actually exist, and no carrier can achieve the idealistic 2% fallout AT&T/WorldCom hypothesize. Of course, the hypothetical assumptions themselves are based solely on the subjective opinion of the CLECs' subject matter experts, who do not have any experience provisioning UNEs; their proposals thus are not constrained by any real-world considerations. The result is not just hypothetical technological assumptions, but time and frequency estimates that are well below the real-world times and frequencies of performing relevant tasks. Based on these various fictions, AT&T/WorldCom's model precludes Verizon VA from recovering the very one-time costs that the Commission has declared incumbents have a right to recover.

2. AT&T/WorldCom's Compliance Filing Does Nothing to Correct These

Shortcomings. The Bureau invited AT&T/WorldCom to submit certain non-recurring rates that were absent from their model as part of their compliance filing. That compliance filing does nothing to redress the serious shortcomings described above. In fact, it underlines them:

at 10 n.7 (July 2001) ("FCC Reply Br.") ("[T]he [] suggestion . . . that TELRIC authorizes regulators to require incumbents to modify, 'for free,' loops to facilitate certain advanced services ignores express FCC directions to the contrary.") (citations omitted).

AT&T/WorldCom's original model included only 31 NRCs (plus another 18 separately stated disconnection NRCs); their compliance adds another seven. Yet Verizon VA proposed rates for 115 non-recurring tasks. See Order ¶¶ 581-82. And the seven new rates AT&T/WorldCom do submit simply reaffirm that the CLECs' non-recurring cost model is inherently unreliable. In developing the new non-recurring rates that the Order required, AT&T/WorldCom used times and work activities that are simply created out of thin air. They provide no empirical or objective support for these inputs: instead, they rely on nothing more than a citation to the speculations of their so-called subject matter experts -- paid consultants who have never even provisioned UNEs.

As Verizon VA witness Louis Minion explains in the attached declaration, for example, the *only* support AT&T/WorldCom provide for their proposed Manual Loop Qualification rate is the assertion that "modern databases" "*should*" make it possible to pull loop makeup information manually and transmit it to a CLEC in only half an hour. AT&T/WorldCom do not identify the allegedly relevant databases or systems, nor do they submit any testimony explaining how the time savings is accomplished. *See* Minion Decl. ¶ 6. This type of baseless assertion exemplifies the fundamental flaw with respect to *all* of the rates produced by the CLECs' model, not just the new ones the *Order* requires: the rates reflect no informed estimate of the real-world forward-looking costs of performing the non-recurring work activities that are required to provide UNEs.

As Mr. Minion further demonstrates, AT&T/WorldCom's proposed non-recurring rates also ignore various necessary tasks altogether, and understate the times needed to perform even those that they recognize. For example, as Mr. Minion shows, AT&T/WorldCom omitted several steps necessary with respect to generate an engineering work order. *See id.* ¶ 12, Attach. A at 4. And their proposed rate for load coil removal accounts only for the time of field

dispatching the field technicians, which is done by other employees. See id. ¶ 16. The load coil removal rate also reflects significantly understated work times that are inconsistent with AT&T/WorldCom's own assumptions: in one case, they include the time for two technicians for two-thirds of a job, and then just assume away the existence of that technician, who would nonetheless be out on the job site, for the remainder of the time. Id. ¶¶ 16-21.

3. AT&T/WorldCom's Model Improperly Includes Non-Recurring Rates for Resale.

AT&T/WorldCom have proposed non-recurring charges for total service resale.

AT&T/WorldCom's testimony before the Bureau did not advocate separate non-recurring charges for resale. Nor would this make sense: The Order adopts Verizon's methodology (with only minor changes) for calculating resale rates, Order ¶¶ 674, 693, 697, and Verizon's methodology (and the resulting resale discount) already accounts for any avoided non-recurring costs. See Minion Decl. ¶ 25. It thus would make no sense to further reduce the rates for non-recurring retail services. In any event, AT&T/WorldCom's resale-related non-recurring rates would be invalid: those rates, like AT&T/WorldCom's other non-recurring rate proposals, are based on its interpretation of the TELRIC rules for UNE rates. But as the Order itself specifically noted, TELRIC is relevant only to pricing of UNEs, not resale. Order ¶ 674. Resale under the plain language of 47 U.S.C. § 252(d)(3), turns on the "retail rates charged to subscribers." Accordingly, the Bureau should reject the non-recurring charges for resale from AT&T/WorldCom's compliance filing.

4. Non-recurring costs should be recovered from the CLEC that causes them, regardless of whether some other carrier might benefit in the future. The Bureau invited the parties to consider "a method to implement . . . cost sharing" for conditioning on the theory that

the work "may in the future benefit other competitive LECs, or Verizon's own xDSL service." Order ¶ 644. Such cost sharing is inappropriate. The CLEC that causes the cost and enjoys the benefit of the service provision should bear that cost. Any method of cost sharing that shields the CLEC from the costs it causes the ILEC to incur would send incorrect economic signals about the costs of entry and customer acquisition and would shift the risks of entry from the CLEC to the ILEC. In any event, as even AT&T/WorldCom acknowledge, there is no administrable or reliable means for implementing cost sharing in a way that ensures that each carrier bears an appropriate share of costs.

Submitted by,

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Dated: November 18, 2003

# CERTIFICATE OF SERVICE

I, John Meehan, do hereby certify that true and accurate copies of the foregoing, Verizon Virginia Inc.'s Reply to AT&T/ WorldCom Compliance Filing, were served by hand delivery via courier this 18th day of November, 2003, to:

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# Before the FEDERAL COMMUNICATIONS COMMISSION Washington, D.C. 20554

In the Matter of Petition of WorldCom, Ir	nc.)	
Pursuant to Section 252(e)(5) of the	)	CC Docket No. 00-218
Communications Act for Preemption	)	
of the Jurisdiction of the Virginia State	)	
Corporation Commission Regarding	)	
Interconnection Disputes with	)	
Verizon Virginia Inc., and for	)	
Expedited Arbitration	)	
	)	
In the Matter of Petition of AT&T	)	
Communications of Virginia, Inc.,	)	CC Docket No. 00-251
Pursuant to Section 252(e)(5) of the	)	
Communications Act for Preemption	)	
of the Jurisdiction of the Virginia State	)	
Corporation Commission Regarding	)	
Interconnection Disputes with	)	
Verizon Virginia Inc., and for	)	
Expedited Arbitration	)	

# **DECLARATION OF LOUIS MINION**

- My name is Louis Minion. My business address is 1095 Avenue of the Americas, New York, New York. I am Director Financial Planning and Analysis in the Service Costs organization, which is part of the Finance Department at Verizon. The Service Costs organization is responsible for developing costs for services provided by Verizon. I am responsible for economic analyses and cost studies for Verizon's products and services. In particular, I supervise the conduct of non-recurring cost studies, and I also provide other regulatory support
- I have over 20 years of experience with Venzon and its predecessor companies. I began my career with New York Telephone Company in June 1982 as an Outside Plant Engineer, where I was primarily responsible for trouble report rate analysis, outside plant mechanization projects, budgets, estimate case preparation and work orders.

In September 1986, I was promoted to the position of Staff Director in the Service Costs organization. In this position, I worked on special studies related to outside plant facilities before embarking on a special 11-month internship program at Bellcore in 1987. From August 1988 through December 1994, I worked on customer-specific pricing requests for large business users. In January 1995, I assumed responsibility for various aspects of cost study, cost study witnessing and other support associated with predominantly wholesale products. In August 2002, I assumed my current responsibilities in Service Costs.

- I hold a Bachelor of Science degree in Applied Mathematics from

  Columbia University, which I earned in 1982, and a Master of Science degree in

  Mechanical Engineering from the New Jersey Institute of Technology, which I earned in

  1989 In addition, I have attended many courses and seminars on relevant topics,

  including courses at the University of Maryland University College, Duke University

  Fuqua School of Business, and the Brookings Institute.
- The purpose of my declaration is to respond to AT&T/WorldCom's compliance filing submitting non-recurring charges. I demonstrate that the rates submitted by AT&T/WorldCom are substantially below any realistic measure of efficient forward-looking costs because AT&T/WorldCom have omitted critical steps required to perform the activities they model and have made unsupported and nonsensical or inconsistent assumptions about the steps they do include. As a result, they have significantly underestimated the times required to perform the non-recurring activities.
- Verizon VA has filed an application for review of the Wireline
   Competition Bureau's August 29, 2003 Order in the above-referenced case, as well as a

motion for stay, with the Commission. As described in those filings, the *Order's* decisions with respect to non-recurring charges prejudge major policy issues now under consideration by the full Commission. In addition, a number of aspects of the *Order* are contrary to both Commission precedent and the record in this proceeding. Although AT&T/WorldCom's compliance NRCs suffer from the flaws Verizon VA has already identified in these filings, I do not repeat those arguments here. Instead, my declaration focuses on the new non-recurring rates submitted by AT&T/WorldCom for elements for which they had previously not provided rates.

- have provided no support for the non-recurring charges they submit for performing manual loop qualifications and engineering queries. Instead the "assumption" on which they base their time for both activities is a single sentence from their Reply Testimony. "Given modern databases and recordkeeping systems, it should not take any longer, on average, than half an hour for an engineering assistant to pull loop makeup information manually and fax or otherwise transmit that information to a competitor."

  AT&T/WorldCom NRC Panel Reply Testimony at 169. This is sheer speculation.

  AT&T/WorldCom provide no testimony or other evidence showing what database or record-keeping system could be used in performing these activities, what it would cost to purchase or install, or what it would cost to develop software to operate the system and to populate it with data
- 7. In addition, it is clear that AT&T/WorldCom omit critical steps that are required to perform a manual loop qualification and an engineering query. For example, AT&T/WorldCom start the process by stating that Engineering or an Engineering Clerk

will "Pull and analyze order..." But nowhere do they account for the submission or processing of such an order, including any orders that may fall out for manual handling or correction. The charge for access to OSS included in the *Order* covers the costs of access to the electronic systems, but does not include any time for those instances where manual handling might be required; that time must be reflected in these activities.

- Moreover, AT&T/WorldCom propose the same rate (based on the same time estimate) for both a manual loop qualification and for an engineering query. But the two activities are not the same. A manual loop qualification provides CLECs with the loop length and an indication whether the loop is qualified for DSL services. In addition, if the loop is not qualified, the response to a manual loop qualification provides the reason not qualified. The information returned to the CLEC in response to an engineering query is more detailed than the information returned in response to a loop qualification request. With an engineering query, Verizon VA provides a full loop make-up, including loop length, type of facility, cable gauge for each section of the loop, location of any load coils, and location and length of any bridged tap.

  AT&T/WorldCom, however, do not differentiate at all in the time required to perform these two activities.
- 9. For all of these reasons, it is clear that AT&T/WorldCom's proposed non-recurring charges for Manual Loop Qualifications and Engineering Queries substantially understate the forward-looking costs of these activities. As explained in its application for review. Verizon VA disagrees with the *Order's* decision to adopt the AT&T/WorldCom model. But if that model is used, it must at least reflect the steps required to perform the non-recurring activities. Attachment A to my declaration, at

- pages 2-3, demonstrates the steps that AT&T/WorldCom have omitted from these activities, and the times required to perform them. Page 1 to that Attachment shows the costs that would result if these times, multiplied by AT&T/WorldCom's assumed labor rates, were included in the non-recurring charge. While these adjustments do not "correct" the AT&T/WorldCom model or make it adequate for developing non-recurring costs, they at least reflect the steps that must actually occur to perform the non-recurring activity. Accordingly, AT&T/WorldCom's proposed rates should be rejected, and rates based on Verizon VA's time estimates should be adopted instead.
- steps required to generate an engineering work order. Moreover, the times estimated for the steps they have included are contradicted by their own testimony in this proceeding. As a result, they have substantially understated the time required to perform this activity. For example, AT&T/WorldCom's first step is "Design work requirements ... after research of cable plat(s); draw schematic of work required including outside plant locations" AT&T/WorldCom allow 10 minutes for this step. This is woefully inadequate. As AT&T/WorldCom stated in their Reply Testimony, "Research of cable plats should not take more than a half-hour for deloading (three to four load locations) and/or unbridging (one to three bridged tap locations)." AT&T/WorldCom NRC Panel Reply, Att. A ¶ 29. As a result, the time to generate an engineering work order must be increased by at least 30 minutes in order to include the critical step of researching the cable plats
- 11. Moreover, AT&T/WorldCom drastically understate the time required to perform the remaining activities in their first step. According to AT&T/WorldCom, it

takes only 10 minutes to design the work requirements and draw the schematic of the work required. This is not possible today, and hypothetical future designs that are not currently available should not be included in cost studies and UNE rates. In addition, AT&T/WorldCom's suggestion that engineers could use simple "fill in the blanks" diagrams, AT&T/WorldCom NRC Panel Reply Testimony, Att. A ¶ 31, is unrealistic and contradicted by their own insistence that Verizon VA should keep its plant records updated. *See, e.g.,* AT&T/WorldCom NRC Panel Reply Testimony at 164. When Verizon VA prepares an engineering work order to remove bridged tap, for example, a more detailed schematic of the work location and adjacent cable sections is necessary to keep the cable plats as up to date as possible. Moreover, if there are working lines on both branches of a bridged cable facility, Verizon VA must locate spare facilities in order to engineer the transfer of one set of working lines to a different cable in order to remove the bridged tap from the requested loop. Ten minutes to perform all of these tasks is clearly insufficient.

- Attachment A, page 4, to my declaration demonstrates the steps for generating an Engineering Work Order that AT&T/WorldCom have omitted, and the times required to perform these activities. Page 1 shows the costs that would result if these times, multiplied by AT&T/WorldCom's assumed labor rates, were included in the non-recurring charge. Accordingly, AT&T/WorldCom's proposed rate should be rejected, and a rate based on Verizon VA's time estimates should be adopted instead.
- 13. <u>Line Sharing Connect and Disconnect</u>: AT&T/WorldCom understate the costs associated with these non-recurring activities because they make unrealistic assumptions about how long it will take to perform the work required. For example, for

connecting a linesharing arrangement, the AT&T/WorldCom model assumes that it takes only one minute each to run two cross-connections: one from the cable and pair appearance on the frame to the CLEC's equipment and the other from the CLEC's equipment to the Verizon office equipment appearance on the frame. That makes no sense: unless Verizon VA had technicians stationed at numerous locations around every frame just waiting to install a cross-connect (a gross inefficiency to which AT&T/WorldCom would, no doubt, object), it may well take more than a minute simply to locate the appropriate location on the frame for the customer that needs to be cut over. Verizon VA's data, based on surveys of workers who actually install cross-connects, showed that running the cross-connections to the CLEC frame (including performing a continuity test) in fact takes an average of 8.5 minutes. See Verizon NRC Model at Tab 123, CO Frame, Line 11. Verizon VA's time is quick and efficient; AT&T/WorldCom's is simply unrealistic.

14. In addition, AT&T/WorldCom omit steps that are necessary to perform these functions. For example, they do not include any time for receiving and processing the CLECs' orders to connect or disconnect linesharing. While the costs of the electronic interfaces are included in the charge for access to OSS, the costs of manual processing in those instances when the order falls out are not covered there, and need to be included here. Similarly, AT&T/WorldCom have omitted any time for the RCCC, which facilitates the provisioning of the CLECs' orders (for example, where linesharing is to be provisioned on a newly installed voice line, the RCCC makes sure the line has been installed) and communicates with the CLECs, if necessary, concerning the provisioning of their orders.

- AT&T/WorldCom have omitted from the non-recurring activities necessary for connecting or disconnecting a linesharing arrangement, respectively, and the times required to perform these activities. Page 1 shows the costs that would result if these times, multiplied by AT&T/WorldCom's assumed labor rates, were included in the non-recurring charge. Accordingly, AT&T/WorldCom's proposed rates should be rejected, and rates based on Verizon VA's time estimates should be adopted instead.
- 16. <u>Load Coil Removal</u>: AT&T/WorldCom's proposed rate for load coil removal should be rejected. First, the rate assumes that only field technician time would be involved in completing a load coil removal job. But this is incorrect.

  AT&T/WorldCom omit any time for the construction management center, which plans the work in the most efficient manner given available resources and dispatches the field technicians
- Moreover, the times for the field technicians themselves are unsupported, understated, and nonsensical. AT&T/WorldCom's model assumes that a load coil removal job will require work at three locations, with the first two being underground manhole locations and the third an aerial or buried location. See AT&T/WorldCom NRC Panel Reply at 168, Attach. A. ¶ 11. AT&T/WorldCom hypothesize that it should take 20 minutes for the field technicians to travel to each underground splice location involved in the load coil removal job; because they assume two technicians, this results in their assumption of 80 minutes total for the underground work for this task. See AT&T/WorldCom NRC Panel Reply at 168, Attach. A. ¶ 11.

- from the second location to the third location. But the third location is as far from the second location as the second location is from the first. See AT&T/WorldCom NRC Panel Reply Testimony, Att. A ¶ 11. AT&T/WorldCom do not explain why it should take only half as long to drive the same distance. Further, AT&T/WorldCom account for only one technician's time at the third location. Id. But the second technician is already out on the job and that employee's time cannot just be disregarded. Since "Beam me up, Scotty" is not a technology that is currently available, AT&T/WorldCom's estimates, and the resulting rate, must be increased to reflect one of three realistic scenarios: 1) inclusion of the second technician's time at the third location; 2) inclusion of time for the technicians to drive back to the central office or garage to drop off one technician and then have the other technician drive to the third site; or 3) inclusion of costs of a second truck to allow the second technician to go on to another job while the first technician goes to the third location.
- 19. Moreover, Verizon VA's survey of the field technicians who actually travel to the relevant locations demonstrates that it takes on average approximately 80 total minutes for two technicians just to travel to a single location for underground work (and 160 minutes for two locations). See Verizon NRC Model at Tab 74, OSP OPERATIONS/LOGISTICS, Line 1 divided by three (since three underground locations are included in that tab) AT&T/WorldCom provide no basis for the claim that travel time could somehow be cut in half in a forward-looking environment.
- 20. More generally, AT&T/WorldCom propose unrealistic and unsupported work times for virtually all the tasks the technicians must perform once they reach the

relevant locations For example, AT&T/WorldCom hypothesize that two technicians can pump and ventilate a manhole in 15 minutes (for a total of 30 minutes of time). *See* AT&T/WorldCom NRC Panel Reply Testimony, Att. A ¶ 11. But that would be true, if at all, only in the ideal case. In the real world, technicians must deal with obstacles such as extensive flooding or other difficulties. As a result, Verizon VA's data demonstrates that the average time needed for two technicians to pump and ventilate a manhole is approximately 35 minutes (for a total of 70 minutes of time). *See* Verizon NRC Model at Tab 74, OSP OPERATIONS/LOGISTICS, Line 4 divided by three (since three underground locations are included in that tab).

- 21. Attachment A, pages 5-6, to my declaration demonstrates the steps required for removing load coils that AT&T/WorldCom have omitted, and the times required to perform these activities. Page 1 shows the costs that would result if these times, multiplied by AT&T/WorldCom's assumed labor rates, were included in the non-recurring charge. Accordingly, AT&T/WorldCom's proposed rate should be rejected, and a rate based on Verizon VA's time estimates should be adopted instead.
- 22. <u>Bridged Tap Removal</u>: AT&T/WorldCom also use internally inconsistent time assumptions in developing their proposed charge for bridged tap removal. For example, AT&T/WorldCom assert that bridged tap removal will occur only at aerial and buried locations, because "bridged tap should not exist in underground feeder cable close to the central office." AT&T/WorldCom Compliance Testimony at 7. Yet AT&T/WorldCom account for only 20 minutes of travel time in their rate (assuming one technician). See AT&T/WorldCom NRC Panel Reply at 168, Attach. A. ¶ 12. Given AT&T/WorldCom's own travel time assumptions described above for load coil removal,

however, this makes no sense. As described above, AT&T/WorldCom assume it will take 20 minutes to get from the central office to the first underground feeder cable location, which is "close to the central office" -- AT&T/WorldCom Compliance

Testimony at 7 -- and then 20 minutes to get to the second location and at least 10 minutes to get from there to the aerial or buried location. If this is so, it cannot take only 20 minutes to get all the way out to the third location -- the same amount of time that it takes to get to the location that is the closest to the central office. AT&T/WorldCom's bridge tap removal rate accordingly must be revised to include at least 50 minutes of travel time.

- 23. Attachment A, page 7, to my declaration demonstrates the steps required for removal of bridged taps that AT&T/WorldCom have omitted, and the times required to perform these activities. Page 1 shows the costs that would result if these times, multiplied by AT&T/WorldCom's assumed labor rates, were included in the non-recurring charge. Accordingly, AT&T/WorldCom's proposed rate should be rejected, and a rate based on Verizon VA's time estimates should be adopted instead.
- 24. AT&T/WorldCom's compliance filing is flawed in other respects as well.

  AT&T/WorldCom have included non-recurring charges for elements that are not offered by Verizon VA and which Verizon VA has no plans to offer. For example,

  AT&T/WorldCom include non-recurring charges for a migration (hot cut) for DS1 or DS3 circuits to a customer's premises. Verizon VA does not offer hot cuts for DS1s or DS3s.
- 25. In addition, AT&T/WorldCom have proposed non-recurring charges for total service resale. But for resale of services, the appropriate non-recurring charge is the

retail NRC minus the avoided cost discount. In calculating the avoided cost discount for resale of services, this is the methodology Verizon VA followed, and which the *Order* adopted with only minor changes. *Order* ¶¶ 693, 697. Establishing separate non-recurring charges for resold services, as AT&T/WorldCom have done, would require revisions to the entire avoided cost study, contrary to the terms of the *Order*. Consequently, these proposed rates should be rejected.

- AT&T/WorldCom fail to include rates for numerous non-recurring tasks that Verizon VA does perform. AT&T/WorldCom's model includes only 31 NRCs (plus another 18 separately stated disconnection NRCs), and their compliance filing adds another seven (one of which is a separately stated disconnection NRC). Yet Verizon VA proposed rates for 115 non-recurring tasks. See Order ¶¶ 581-82. AT&T/WorldCom's model thus clearly does not fully account for all of the relevant non-recurring costs, and it should have been rejected by the Order on this basis alone.
- 27. Finally, AT&T/WorldCom decline to propose any cost sharing arrangement "to recapture previously paid non-recurring charges" AT&T/WorldCom Compliance Decl at 10 AT&T/WorldCom state that designing any such system raises "any number of difficult questions," *id.*, and would be "complex[]." *Id.* at 13. Verizon VA has previously explained that any cost sharing arrangement would be inappropriate, since the CLEC first requesting the service causes Verizon VA to incur the cost of that activity. Moreover, as AT&T/WorldCom state, the attempt to design such a system would raise difficult and complex questions. Verizon VA therefore agrees that no such arrangement should be established.

This concludes my declaration.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed on November 14, 2003

Louis D. Minion

A

# **NON-RECURRING ELEMENTS - COMPARISON**

<u>MINUTES</u>	AT&T/MCI NRCM	Omitted Functional Steps	Other Omissions (See Notes)	AT&T/MCI NRCM Plus Omissions	VZ-VA Times as Filed	AT&T/MCI Assumed Labor Rate
Manual Loop Qualification	30 00	32 65	-	62 65	122 47	\$47 25
Engineering Query	30 00	32 65	-	62 65	149 51	\$47 25
Engineering Work Order (1)	30 00	403 49	30 00	463 49	695 72	\$47 25
Load Coil Removal (2)	422 50	104 54	45 25	572 29	1,303 01	\$48 94
Bridged Tap Removal (3)	54 50	44 38	101 25	200 13	307 09	\$48 94
Line Sharing Connect w/o Prem Visit	8 10	37 99	-	46 09	59 66	\$40 66
Line Sharing Connect w/ Prem Visit	8 10	183 97	-	192 07	205 64	\$40 66
Line Sharing Disconnect	7 60	2 59	-	10 19	15 66	\$40 66

# NOTES (1) Research of Cable Plats

- (2) Inclusion of Second Technician and 20 minutes drive time to third location
- (3) Inclusion of additional 30 minutes drive time to aerial/buried location plus recognition of underground work required for bridged tap removal for 18% of time

COSTS* WITHOUT OVERHEAD	AT&T/MCI NRCM	Omitted Functional Steps	Other Omissions (See Notes)	AT&T/MCI NRCM Plus Omissions	VZ-VA Times as Filed
Manual Loop Qualification Engineering Query Engineering Work Order	\$23 63 \$23 63 \$23 63	\$25 71 \$25 71 \$317 75	- - \$23 63	\$49 34 \$49 34 \$365 00	\$96 44 \$117 74 \$547 88
Load Coil Removal Bridged Tap Removal Line Sharing Connect w/o Prem Visit	\$344 62 \$44 45 \$5 49	\$85 27 \$36 20 \$25 75	\$36 91 \$82 59	\$466 80 \$163 24 \$31 24	\$1,062 82 \$250 48 \$40 43
Line Sharing Connect w/ Prem Visit Line Sharing Disconnect	ct w/ Prem Visit \$5.49		•	\$130 16 \$6 91	\$139 36 \$10 61
COCTES WITH ON OVERUEAR	AT&T/MCI NRCM	Omitted Functional	Other Omissions	AT&T/MCI NRCM Plus	VZ-VA Times as Filed
COSTS* WITH 8% OVERHEAD	NACIVI	Steps	(See Notes)	Omissions	riieu
Manual Loop Qualification Engineering Query Engineering Work Order Load Coil Removal Bridged Tap Removal Line Sharing Connect w/o Prem Visit Line Sharing Connect w/ Prem Visit Line Sharing Disconnect	\$25 52 \$25 52 \$25 52 \$372 19 \$48 01 \$5 93 \$5 93 \$5 56	\$27 77 \$27 77 \$343 17 \$92 09 \$39 10 \$27 81 \$134 65 \$1 90	\$25 52 \$39 86 \$89 19 -	\$53 28 \$53 28 \$394 20 \$504 14 \$176 30 \$33 73 \$140 58 \$7 46	\$104 16 \$127 16 \$591 71 \$1,147 85 \$270 52 \$43 67 \$150 51 \$11 46

<sup>\*</sup> All costs are determined by taking identified time multiplied by AT&T/MCI NRCM Labor Rate

A TTACHMENT A
DECLARATION OF LOUIS MINION
CC DOCKET NOS 00-218, 00-249 AND 00-251
NOVEMBER 18, 2003

### Manual Loop Qualification

Att A\_Minion\_VA ATTMCt\_URCs2 xls

# Assumptions AT&TWCom NRC Panel Reply (at p. 168), unless otherwise noted Source of assumptions. AT&TWCom NRC (Source for Rate. AT&TWCom NRCM Input Records, General Labor Rates)

3 64 2 80	in Step 501				Clerk and posts to the loop qualification form  FMC returns completed foop qualification form to the MMC	VERIZON
				1	FMO reviews and analyzes data supplied by the Engineering	NEBISON
3 28	103 qe) Sri				review	
O+ +	Log doso us				FMC forwards loop qualification form to the Engineer for	
677	FOS qefS ni				FMC posts information to the loop qualification form	NEBISON
16 8	102 qet2 nl				CIAEMIBE	
					bne SDATJ office codes into LMJ and count qualifier codes into LMJ and count	MOZIBBY
15 54	103 qet2 ni				ou DCC	
					absence of load coils, bridged taps or whether facilities are	
16 27	in Step 501				ferminal From the cable plat(s) the presence or FMC determines from the cable plat(s) the presence or	VERIZON
					calculating the distance from the central office to the serving	
					FMC determines from the cable plat(s) the loop length by	NOZIBBA
98 9	102 qe12 nl				PMC pulls cable plat(s) for sensi and underground toute	VERIZON
₹6₽	103 qet2 nt				FMC reviews cross-reference dictionary for plat number(s)	NOZIHBA
66 6	f03 qet2 nl				cable count, and telephone number(s)	
					FMC researches the LFACS database for terminal location,	<b>VERIZON</b>
9 34	ln Step 501				FMC receives and reviews Notice for Manual Inquiry	VERIZON
3 22	to Step 501				records	
					FMC assigns task to Engineering Clerk to check paper	NEBIZON
8 25	t03 qet2 ni				those lines that qualified for the requested service	
					the RCCC for those circuits that could not be tested and	
					FMC receives and reviews the loop qualification form from	NOZIBBA
238					CARW ril stluser	
					PCCC to log DMAMQ order information and/or testing	NOZIHBA
13 38					ACCC to update work activity in required systems	NOZIŁEŻ
219					with the dispatched technician	
					RCCC to verify dispatch and coordinate appropriate testing	NOZIEBA
242					RCCC to perform administrative checks	VER!ZON
101					Service Request	
					MMC to respond to and/or change CLEC's pending Local	<b>NEBISON</b>
16.0					Janooos gaitsixe ni	
					print review, type and confirm the order request for changes	
					MMC to Receive Local Service Request from the CLEC and	VERIZON
155 2	<b>2</b> 53 e3			30	Total Cost (without overhead)	
8 68	253 63	\$2.47\$	%001	90	iniunduino ni	
0.00	33 003	JU 279	76001	UL	to competitor subsecto information manually and transmit that information	105
					(Engineering clerk) Pull and analyze order, pull loop	
					assiting sebio endene bas ling (Mala pagegrad 3)	
Time •	Overhead	(¿nou/s)	Ргорарицу	(sətunim)	Step Description	Step No
Гоокіиа	Cost without	etsR		emi <sup>†</sup>	contangaet ants	old ant2.
-p <b>м</b> -j		Labor		•		
VERIZON						

\* Verizon Forward Looking Time equals Current Time x Typical Occurrence Factor x Forward Looking Adjustment Factor

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# **Engineering Query**

# Assumptions

Source of assumptions: AT&T/WCom NRC Panel Reply (at p. 168), unless otherwise noted

Labor charged at the rate for FMAC (Source for Rate AT&T/WCom NRCM Input Records, General Labor Rates)

Step No	Step Description	Time (minutes)	Probability	Labor Rate (\$/hour)	Cost without Overhead	VERIZON Fwd- Looking Time *
	(Engineering) Pull and analyze order, pull loop makeup information manually and					
501	transmit that information to competitor	30	100%	\$47 25	\$23 63	116 9
	Total Cost (without overhead)	30	ļ		\$23.63	149.5
VERIZON	NMC to Receive Local Service Request from the CLEC and print, review, type and					
	confirm the order request for changes in existing account					0 31
VERIZON	NMC to respond to and/or change CLEC's pending Local Service Request					1 01
VERIZON	RCCC to perform administrative checks					6 42
VERIZON	RCCC to verify dispatch and coordinate appropriate testing with the dispatched					
	technician					6 17
VERIZON	RCCC to update work activity in required systems					13 36
VERIZON	RCCC to log DMARC order information and/or testing results in WFA/C					5 38
	FMC receives and reviews the loop qualification form from the RCCC				In Step 501	10 32
VERIZON	FMC researches the LFACS database for terminal location, cable count, and telephone					
	number(s)				In Step 501	16 65
	FMC reviews cross-reference dictionary for plat number(s)				In Step 501	8 22
	FMC pulls cable plat(s) for aerial and underground route				In Step 501	11 41
VERIZON	FMC determines from the cable plat(s) the presence or absence of load coils, bridged					
	taps or whether facilities are on DLC				In Step 501	20 40
VERIZON	FMC creates worksheet indicating the length of the run, the gauge of the wire and				1 0. 504	64.65
	location of any bridged tap(s), load coils or DLC				In Step 501	21 95
	FMC completes loop make-up form from the worksheet				In Step 501	9 17
VERIZON	FMC updates LFACS DB with length, gauge, bridged tap(s), load coils and DLC				to 01 F04	44.00
	information and update LIVEWIRE with ADSL loop length				In Step 501	11 33
VERIZON	FMC forwards information to the NMC				In Step 501	7 41

<sup>\*</sup> Verizon Forward-Looking Time equals Current Time x Typical Occurrence Factor x Forward-Looking Adjustment Factor

ATTACHMENT A
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NOVEMBER 18, 2003

## **Engineering Work Order**

### <u>Assumptions</u>

Source of assumptions Attachment A to AT&T/WCom NRC Panel Reply (paras 24-25), unless otherwise noted

Tasks and times should be based on forward-looking processes

Condition one pair at a time (Virginia Arbitration Order at paras 641-2)

Applies once per service order (Virginia Arbitration Order at paras, 643)

Labor charged at the rate for FMAC (Source for Rate AT&T/WCom NRCM Input Records, General Labor Rates)

Slep No	Step Description	Time (minutes)	Probability	Total Time (minutes)	No of Pairs at a Time	Time per Pair (minutes)	Labor Rate (\$/hour)	Cost without Overhead	VERIZON Fwd-Looking Time *
	Design work requirement (e.g., remove bridged tap(s), remove load coils) after research								
701	of cable plat(s), draw schematic of work required including outside plant locations	10	100%	10	1	10	\$47 25	\$7 88	171 82
702	Update LFACS and LIVEWIRE	5	100%	5	1	5	\$47 25	\$3 94	45 97
703	Send copies of engineering work order to Construction and Accounting	5	100%	5	1	5	\$47 25	\$3 94	20 02
	Receive completion notice from Construction and final post the work order on the cable								
704	plat(s)	10	100%	10	1	10	\$47 25	\$7 88	54 41
	Total Cost (without overhead)					30		\$23.63	695.7
VERIZON	Upon request for an Engineering Work Order, acquire work order number								5 67
VERIZON	Prepare field notes and contact telephone numbers								78 22
VERIZON	Design work requirement (e.g., remove bridged tap(s), remove load coils) after research of cable plat(s)								In Step 701
VERIZON	Draw schematic of work required including outside plant locations								In Step 701
	Check for and obtain any necessary permits								90 31
	Send schematic to Engineering Clerk for drafting of work print and preposting of cable								
	plat(s)								14 81
VERIZON	Receive schematic from engineer for drafting								10 50
	Complete the work print								79 83
	Pre-post cable plat(s)								23 66
	Update LFACS and LIVEWIRE								In Step 702
	Forward completed work product to Engineer								6 43
	Review final design from drafting								15 35
VERIZON	Acquire necessary and appropriate approval								17 81
VERIZON	Schedule work with Construction								24.34
VERIZON	Send copies of engineering work order to Construction and Accounting								In Step 703
	Receive completion notice from Construction (Loop Engineer)								14 00
VERIZON	Complete and forward billing information to Special Billing Unit								22 55
VERIZON									
	plat(s) (Draftsperson)								In Step 704

<sup>\*</sup> Verizon Forward-Looking Time equals Current Time x Typical Occurrence Factor x Forward-Looking Adjustment Factor

#### Load Coil Removal from Loops Greater than 18,000 feet

#### **Assumptions**

Source of assumptions. Attachment A to AT&T/WCom NRC Panel Reply (para 11), unless otherwise noted

Remove load coils from 3 locations on loop, on average

2 locations in underground and 1 location in aerial/buried (50% probability each)

Underground work requires 2 technicians, aenal or buried requires only 1

Remove coils from one pair at a time (Virginia Arbitration Order at para 641)

- Steps listed in Attachment A para 11 assumed conditioning of multiple loops at a time, therefore, steps unnecessary for conditioning a single loop have been removed
- Times for certain steps are conservatively high, because they were not adjusted downward to reflect conditioning a single loop. Alternate times are provided for comparison Labor charged at the rate for Splicing Tech (Source for Rate. AT&T/WCom NRCM Input Records, General Labor Rates)

			Time								
			(minutes) w/								VERIZON
		Time	adjustment		No of	Total	No of	Time per	Labor		Fwd-
		(minutes)	(for	No of	Locations	Time	Pairs at a	Pair	Rate	Cost without	Looking
Step No	Step Description	from Att. A	comparison)	Technicians	(Probability)	(minutes)	Time	(minutes)	(\$/hour)	Overhead	Time *
	Underground Cable Load Coil Removal in a Manhole (per location)										
601	Travel time to underground splice location	20	20	2	2	80	1	80	\$48 94	\$65.25	243 44
602	Set up work area protection and underground work site	5	5	2	2	20	1	20	\$48 94	\$16.31	107 23
603	Pump and ventilate manhote	15	15	2	2	60	1	60	\$48 94	\$48 94	485 47
604	Buffer cable / Rerack cable / set up splice	5	5	2	2	20	†	20	\$48 94	\$16.31	207 19
605	Open splice case	5	5	2	2	20	1	20	\$48 94	\$16.31	156 00
606	Identify pair to be deloaded	5	2	2	2	20	1	20	\$48 94	\$16.31	201 75
607	Remove / sever connection from main cable to load 'in' & 'out' taps	3	0.5	2	2	12	1	12	\$48 94	\$9 79	43 71
608	Rejoin / splice pair through main cable	5	0.5	2	2	20	1	20	\$48 94	\$16.31	60 25
609	Clean, reseal, and close splice case	10	10	2	2	40	1	40	\$48 94	\$32 63	160 36
610	Rack cables, pressure test cables in manhole	10	10	2	2	40	1	40	\$48 94	\$32 63	•
611	Close down manhole, stow tools, break down work area protection	10	10	2	2	40	1	40	\$48 94	\$32 63	125 89
	Aerial Cable Load Coil Removal at a Pole (per location – 50% probability o	f occurrence)									
612	Travel time to aenal splice location from underground splice location	10	10	1	0.5	5	1	5	\$48 94	\$4 08	121 72
613	Set up work area protection	5	5	1	0.5	25	1	25	\$48 94	\$2 04	53 61
614	Set up ladder or bucket truck	10	10	1	0.5	5	1	5	\$48 94	\$4 08	53 94
605	Open spfice case	5	5	1	0.5	25	1	25	\$48 94	\$2 04	78 00
615	Identify PIC pair to be deloaded	2	1	1	0.5	1	1	1	\$48 94	\$0.82	100 88
607	Remove / sever connection from main cable to load 'in' & 'out' taps	3	0.5	1	0.5	1.5	1	15	\$48 94	\$1 22	21 86
608	Rejoin / splice pair through main cable	5	0.5	1	0.5	25	1	25	\$48 94	\$2.04	30 13
609	Clean, reseal, and close splice case	10	10	1	0.5	5	1	5	\$48 94	\$4 08	80 18
616	Secure splice case to strand and clean up work area	10	10	1	0.5	5	1	5	\$48 94	\$4 08	•
617	Close down aerial site, slow tools, break down work area protection	10	10	1	0.5	5	1	5	\$48 94	\$4 08	62.94
	Burned Cable Load Coil Removal at a Pedestal (per location – 50% probabi	ility of occurrenc	e)								
618	Travel time to buried splice location from underground splice focation	10	10	1	0.5	5	1	5	\$48 94	\$4 08	
619	Set up traffic cone at rear bumper of truck	1	1	1	0.5	0.5	1	0.5	\$48 94	\$0.41	
620	Walk to site & open splice pedestal	2	2	1	0.5	1	1	1	\$48 94	\$0.82	
615	Identify PIC pair to be deloaded	2	1	1	05	1	1	1	\$48 94	\$0.82	
607	Remove / sever connection from main cable to load 'in' & 'out' taps	3	0.5	1	05	15	1	15	\$48.94	\$1 22	
608	Rejoin / splice pair through main cable	5	0.5	1	0.5	25	1	25	\$48 94	\$2 04	
621	Secure splice within buried pedestal and clean up work area	3	3	1	0.5	15	1	15	\$48 94	\$1 22	
622	Close down burned site, stow tools and traffic cone	5	5	1	0.5	25	1	25	\$48 94	\$2.04	
	•									•	

#### Load Coil Removal from Loops Greater than 18,000 feet

#### Assumptions 4 8 1

Source of assumptions Attachment A to AT&T/WCom NRC Penel Reply (para 11), unless otherwise noted

Remove load coils from 3 locations on loop, on average

- 2 locations in underground and 1 location in aerial/buried (50% probability each)

Underground work requires 2 technicians, aerial or buried requires only 1

Remove coils from one pair at a time (Virginia Arbitration Order at para 641)

- Steps listed in Attachment A para. 11 assumed conditioning of multiple loops at a time, therefore, steps unnecessary for conditioning a single loop have been removed. Times for certain steps are conservatively high, because they were not adjusted downward to reflect conditioning a single loop. Alternate times are provided for comparison Labor charged at the rate for Splicing Tech (Source for Rate. AT&T/WCom NRCM Input Records, General Labor Rates).

		Time (minutes)	Time (minutes) w/ adjustment (for	Na of	No of Locations	Total Time	No of Pairs at a	Time per Pair	Labor Rate	Cost without	VERIZON Fwd-
Step No	Step Description	from Att. A	•				Time	(minutes)	(\$/hour)	Overhead	Looking Time *
	Total Cost (without overhead)							422.5		\$344 62	1303 0
	ROUND LOAD COIL REMOVAL	Percent	Underground	50 1%							
	CMC builds work operations in ECRIS / CMA / MACEM										53 00
VZ CMC	CMC completes the work operations in ECRIS / CMA / MACEM										36 50
VZ GMC	CMC closes out the order and sends the completion notice to Engineering										15 04
VZ OSP	Receive work assignment from foreman and travel to job site										In Step 601
VZ OSP	Upon arrival at job site, set up work area protection										In Step 602
VZ OSP	If site is underground, open manhole and begin purging the manhole to dissipate any	y stagnant gas	, ensure agains	st oxygen defi	ciency, and pr	rovide a coi	mplete air c	change in the	manhole		In Step 603
VZ OSP	If underground, pump manhole if necessary										In Step 603
VZ OSP	If underground, test the manhole environment to ensure there is no combustible gas	prior to enter	ng								In Step 603
VZ OSP	If underground, set up the inside of the manhole for work to be done										In Step 604
VZ OSP	Identify and open the splice case										In Step 605
VZ OSP	If required, send tone from the central office on the pair to be unloaded (requires a c	entral office te	chnician) Prov	ide estimate e	of the percent	age of jobs	that will red	quire tone			In Step 606
VZ OSP	After identification of the pair, monitor to ensure there is no traffic										In Step 607
VZ OSP	Cut off pair at both ends (one pair from the splice case to the load coll and one pair t	from the load	coil back to the:	spłice case) a	ınd splice pair	through					In Step 608
VZ OSP	Close splice case										In Step 609
VZ OSP	Tear down site set up and remove work area protection										In Step 611
AERIAL I	LOAD COIL REMOVAL		Percent Aerial	49.9%	,						
VZ CMC	CMC builds work operations in ECRIS / CMA / MACEM										53 00
VZCMC	CMC completes the work operations in ECRIS / CMA / MACEM										36 50
VZ CMC	CMC closes out the order and send the completion notice to Engineering										15 04
VZ OSP	Receive work assignment from foreman and travel to job site										In Step 612
VZ OSP	Upon arrival at lob site, set up work area protection										In Step 613
VZ OSP	If site is aerial, set up bucket truck and/or ladder and platform										In Step 614
VZ OSP	Identify and open the splice case										In Step 605
VZ OSP	If required, send tone from the central office on the pair to be unloaded (requires a c	entral office to	chnician) Prov	ride estimate	of the percent	age of tobs	that will re	guire tone			In Step 615
VZ OSP	After identification of the pair, monitor to ensure there is no traffic	•••	7		- · · • • • · · · · · · · · · · · · · ·	J /		•			In Step 607
VZ OSP	Cut off pair at both ends (one pair from the splice case to the load coil and one pair	from the load	coil back to the	splice case) a	and splice par	r through					In Step 608
VZ OSP	Close splice case			,-							In Step 609
VZ OSP	Tear down site set up and remove work area protection										In Step 617
-	•										•

<sup>\*</sup> Verizon Forward Looking Time equals Current Time x Typical Occurrence Factor x Forward Looking Adjustment Factor

Tie gete at ACCORD. 1688 GOWLD SEE SEED SAN TENDONE MOOR SEED DIGGEOGRAP 609 days up Close statue ouse aSO ZA u Step 625 Cul off bridge tap and spiles pair fivorigh JSO ZA 528 qe)2 ni After identification of the par monitor to every are there is no halfer dSO Z∧ PZ9 detS ut entry a send to the second active a second and the abstract of the second and the dS0 ZA cue deta m HOLLERY SENT ODER THE SERVE CHES dSO ZA 118 qe)S ril mortisticities exhibit entires fourt textual qui the listens at alte 11. POC SV Upon arrival as job sels and the wife and protection Cra quis ni dSO ZA EZ9 dais ul Hecebe work sesignment from foremen and travel to job site dSO Z∧ 14 76 Close out the order and send the completion make in Engineering AZ CMC WEDAW ( AME) / SIFELE in anotheration from with shipping 1 DMD 2V 11 83 Build work operations in ECRIS/CMA / MACEM 18 00 AZ CMC VERIAL BRIDGED TAP REMOVAL PERCENT AERIAL 389 10 86 IF Jest gumi age ast its stig remove mink stest brojection. dSO ZA G9 83 Perso solide Ashi'l dSO ZA Cut off bridge tap and space pair frequen EZ 94 d90 7A witer in a seed exists of volumer and ard to noticultinable with 4571 dSO ZA if required and town strong or the perfect of the strong of the perfect of the pe dSO ZA dentify and open the spline case dSO ZA 90 69 iji raspedacenaj sepirbijas jueljos oj jas unakajoje jos moje jos goue dSO ZA primitive of wing asp elifferstance on at small suiens of fractions/wine elocinem will less branchpabria it **86.62** dSO ZA If underground pump martinie it necessary PL 69 48O 7A i eye ar raspeidiosas, obecamistaçõe sus pedes basiquid que mistaçõe sud pedipi basiquid que as usas per que adama sinama contra contra de contra contra de G1 89 4SO 7A Upon served at job site set up work area protection 74 SE dSO ZA 84 42 Receive work sessignment from leremen and bravel to job site aso za Close out the wider and send the completion notice to Engineering 94 11 AS CMC Complete the work operations in ECRHS / CMA / MACEM ESCIL AZ CINC BLild work operations in ECRIS / CMA / MACEM 19 00 JWO ZA NADERGROUND BRIDGED IN BEWOAVE % PF #L CINTORORISON I 13d 1 406 57 798 \$ 75 Total Cost (without overhead) PG 69% Close down hared site, stow tools and traffix cover 22.15 248 84 G. 41 970 Secure spine within buried pedestal and oferan up work area. ZB 05 248 84 6.0 ď۱۱ s Remove bridging modules or cut & clear pare 952 20.02 76 B75 9.0 G II z Identify PilC page for bridged tap removal 428 76 6**75** Welk to sile & open spine pedestal 90 s 2 950 100 P6 67\$ 50 Set up halfor cone at tear bumper of brunk 619 91.95 DR GDE 0.4 notison) solide behind of sent leven? ษฆษ Burled Cable Bridged Tep Removal at a Pedastal (50% probability of occurrence) 80 95 \$0 dt P6 875 01 Chose down sensi site stow tools break down work sea protection **84 06** P6 67\$ 01 90 10 Serate applice case to attand and clean up work area. 919 1192 80 7\$ P6'81S Chear reseat and chose applice case Bus Hamove hadging modules or cut & these pair 0751 28 85 **248 94** Qυ 50 529 52 85 ZH U\$ 26 HPS 90 Ψn 2 Identify PIC part for bridged tap removal 729 25 UT PH HP\$ S.5 5.0 £ estro englis verilo 909 86 A F 90 **P\$** P6 8P\$ 80 401 0.6 ZELITO (MICHEL OL DELICHE LUTE). \*15 14 41 10 73 **26 823** ¥Z. 90 Set up work area protection 849 44 UP 91.8\$ P6 693 40 60 υZ υŻ modernet goodge tennes of emit leven I 625 Aerial Cable Bridged Tep Removal at a Pole (#0% probability of occurrence) mmil graden 1 teruthiwo (auntič) (zestram) (setuna) (vijekolori) setunatori (uostadino-V HV Step No Step Description Labor Rale without VERIZON Fwd locations total time Page at a Page ment (settemn) ru j SUC req emil to oM to nVI इस्लगाईन होन्ह M (SOFTHER) JUST

(establishment) a formula form

nokis 4 triordarkb & potition 3 brewin 4 x roke 4 emaintent kouty 1 x emit triorist status emit grabos 3 brewin 4 rokes 4 triorist 2 triorist status

Bridged Tap Removal Single Occurrence

I prove for certain alebs are conservatively judit because they ware not adjusted downward to reflect conditioning a single forth. Specially life because they ware not adjusted downward to reflect conditioning a single forth.

Steps fished in Affactioned A pres. 11. assumed conditioning of multiple toops at a time therefore steps transcrassing fin conditioning a single toop have been removed.

<sup>12</sup> mines to the test of the first of the state of the state of the state of pere. \$42) Annal or buried work requires only I technologic

Soft probability each that bridged tap will be an aeral or bured

Bridged (ap should not occur in underground (near central driver)

good no moliecol algais a mort gat bagbad avormal.

<sup>(</sup>See and in solid motivation deligible for 1000 September in short motive that the 1000 Secure for solid get with notive two 1000 Secure 1

before esternatio essentia (12) amply (Iquel Brand DRM moOMT&TA of A trianscattle analysis to easure

#### Line Sharing - Connect

#### Assumptions

Source of assumptions AT&T/WCom NRCM (UNE Loop Connect), unless otherwise noted

Line sharing is ordered only on working line (AT&T/WCom NRC Panel Reply at 121)

Install two cross connects (jumpers) and remove one jumper (AT&T/WCom NRC Panel Reply at 119)

Lahor charged at the rate for FCC and LAC (Source for rates AT&T/WCom NRCM Input Records, General Labor Rates)

Step No		Time		Time (minutes) ×	Labor Rate	Cost without	VERIZON Fwd-	
	Step Description	(minutes)	Probability	Probability	(\$/hour)	Overhead	Looking Time *	
47	Pull and Analyze Order Steps							
48	Putl and analyze order FCC (copper%)	25	100%	25	\$40.66	\$1.69	5 50	
55	Travel Time Steps							
56	Travel time to the central office, CO non staffed, # orders per trip, Copper	20	5%	1	\$40 66	\$0.68	3 98	
71	Element Type Detail Steps							
74	Install cross connect from MDF to CFA appearance	1	100%	1	\$40 66	\$0.68	8 53	
74	Install cross connect from MDF to CFA appearance	1	100%	1	\$40 66	\$0.68	incl above	
79	Remove jumper from MDF	0.5	100%	0.5	\$40.66	\$0 34	incl above	
76	Perform continuity test (check dial tone and ANI)	0 25	100%	0 25	\$40.66	\$0.17	incl above	
198	Fall Out Steps							
203	Fall Out Pull and analyze order LAC	2.5	2%	0.05	\$40 66	\$0.03	0.36	
204	Fall Out. Resolve fallout. LAC	15	2%	03	\$40.66	\$0.20	incl above	
209	Clase Order Steps							
210	Close order FCC Copper%	1.5	100%	15	\$40.66	\$102	3 30	
					_			Premises Visit
	Total Cost (without overhead)			8.1	]	\$5 49	205 6	Included
					-		59 7	Excluded

<sup>\*</sup> Verizon Forward-Looking Time equals Current Time x Typical Occurrence Factor x Forward-Looking Adjustment Factor

### Line Sharing - Disconnect

#### Assumptions

Source of assumptions AT&T/WCom NRCM (UNE Loop Disconnect), unless otherwise noted

Remove two jumpers (cross connects) and install one cross connect (AT&T/WCom NRC Panel Rebuttal at 119)

Labor charged at the rate for FCC and LAC (Source for rates AT&T/WCom NRCM input Records, General Labor Rates)

Step No		Time		Time (minutes) ×	Labor Rate	Cost without	VERIZON Fwd-
	Step Description	(minutes)	Probability	Probability	(\$/hour)	Overhead	Looking Time *
47	Pull and Analyze Order Steps						
48	Pufl and analyze order FCC (copper%)	25	100%	2.5	\$40.66	\$1 69	5 45
55	Travel Time Steps						
56	Travel time to the central office CO non staffed, # orders per trip. Copper	20	5%	1	\$40 66	\$0.68	5 12
71	Element Type Detail Steps						
79	Remove jumper from MDF	0.5	100%	05	\$40 66	\$0 34	
79	Remove Jumper from MDF	0.5	100%	0.5	\$40 66	\$0.34	
74	Install cross connect from MDF to CFA appearance	1	100%	1	\$40 66	\$0.68	
76	Perform continuity test (check dial tone and ANI)	0 25	100%	0 25	\$40 66	\$0 17	
198	Fall Out Steps						
203	Fall Out Pull and analyze order LAC	25	2%	0 05	\$40 66	\$0.03	
204	Fall Out Resolve fallout LAC	15	2%	03	\$40 66	\$0 20	
209	Close Order Steps						
210	Close order FCC Copper%	1 5	100%	15	\$40 66	\$1 02	25
	Total Cost (without overhead)			7.6	}	<b>\$</b> 5 15	15 7

## AT&T/MCI -- VIRGINIA COMPLIANCE FILING ON ADDITIONAL BROADBAND URCS

NOVEMBER 18, 2003 CC DOCKET NOS 00-218, 00-249 AND 00-251 DECLARATION OF LOUIS MINION A TUBMHDATTA

T. daya	Complete order in FOMS/TIPKS	AZCO
Ots qets ni	Travel to remote/unmanned central office for the purpose of performing trame provisioning work	ODZA
88 get2 nl	Retrieve FOMS/TIRKS output (paper copy) and verify the information	OOZA
8h qəf2 ni	: If a CLEC postpones the order via a telephone call to the RCCC, enter JEP/MFC in WFA/C pending DD change	
110	O/O DD at end of Your complete order in WEAVA	2000 24
SS 0	Sesign order to Technician (Socienter)	
190		
0 30	Annia (and an annia an annia an annia an	
0 35	Eliminate roadblocks from the order (Screener)	
0 34	Analyze order for work activity (Screener)	
69 0	Access WFW or begin coordination process (Screener)	DOOR SV
ERIZOM Fwd-Looking Time	TIME SHABING DISCONNECT	
14 08	Fish d Tech enters completion into WFA	4SO ZV
275	Provide demaic into / location / circuit into not in the company's operating systems	920 SV
07 01	Designate (tag) circuit for subsequent identification at demarcation point ( NID, Term, SNI )	ASO ZA
50 76	Verify fhat TC dial tone is present on assigned facility	920 SV
<b>19</b> 9	Place infermediate field X-Conn and MI (SI)	9SO SV
95 P	Work with Frame, and / or RCCC if necessary, for new pair assignment	4SO ZV
66 Þ	Contact MLAC, if necessary, for new pair assignment	dSO Z∧
96 91	Focațe țerminal and/or croza-connect pox jeeqind bremises	aso za
54 52	Gain Access to Prem and demarcation point / NID	4SO ZV
28 74	Travel from garage or previous lob	dSQ Z∧
12 46	Obtain Dispatch Into va CAT	4SO ZV
	Complete order in FOMS/IIIRKS	00Z/
In Step 210	COCO to incure that the CLEC can reach its end upon at the time of unstallation	0021
69 7	and brie amening and other larger than the manifolding and account a committee and the	ODZA
	and both and a price and a solution of though some and a solution of though some and a 200-and a solution and a	032/(
tv qet≳ ni	calls from leaves the central office OK or circuit has confinuity. Connect CLEC drail	
	Palec new cross connection(s) (Institution and a continuity. Control of the connection (s) (Institution and test for the control of the contr	0.034
		VZ C O
80 Y	Noity RCCC of any troubles and obtain new assignment	0.071
	Conlim the assignment by wentying that the cable and pair assignment is correct	VZCO
99 delS ul	Travel to remote/unmermed central office for the purpose of performing trame provisioning work	VZCO
84 del2 nt	Retireve FOMS/TIRKS output (paper copy) and verify the information	OOZA
10 Step 203	Assign outside plant and central office facilities for non-flowthrough service orders	DAA SV
72.0	If NO access on Line, enter JEP/MFC in WFA/C & reschedule upon receipt of firm DO change	
00 0	If a CLEC postpones the order wa a telephone call to the RCCC, enter JEP/MFC in WFA/C pending DD change	
00 0	C/AHW in tour, complete order in WEAVC	
1 32	Complete the order	
99 t	Log DAAM or destinotes and/or sessing results with the DAAM polyces and polyces are also as a polyces and polyces are also as a polyces and polyces are a polyces and polyces are a polyces and polyces are a polyces are a polyces and polyces are a polyces are a polyces and polyces are a polyces and polyces are a polyces are a polyces are a polyces and polyces are a polyces are	
90 ↓	Notify CLEC of thre/circuit completion	
2 67	Орадые могк всилий и кеапкеа вузение	
6 <del>8</del> O	Verify Provisioning NEW LINE installation has been performed by the field forces. (Check WFA/DO, call CSC, escalate-if necessary)	
1 10	Remove any facility roadblocks or problems	
BE †	Perform achimizitative checks	
0 22	Assign order to Technician. (Screener)	
98 0	Snalyze order for related orders (CRO) (CRO)	
750	Eliminate roadblocks from the order (Screener)	
E7 0	Analyze order for work activity. (Screener)	
0 23	(Screener) Special nation process (Screener)	
<b>49 0</b>	Respond and/or change CLEC's pending Local Service Request	
0 22	Aeceive Local Service Request from the CLEC and print, review, type and contirm the order request for changes in existing account	AS AWC 1
00 Si 12 85	Receive Local Service Request (LSR) from the CLEC and print, review, type and confirm the order request for new installation and/or acc	AZ MWC E
SIZOM Fwd-Looking Time		ī
	<del></del> -	

<sup>.</sup> Venzon Forward Looking Time equals Current Time x Typical Occurrence Factor x Forward Looking Adjustment Factor